	DATE: 10/15/2021 @ 4:09pm		
	TAPE: FTR		
	TIME IN COURT: \ MIN		
MAGISTRATE JUDGE RUSSELL G. VINEYARD	COURTROOM DEPUTY CLERK: A. ZARKOWSKY		
CASE NUMBER: 1:21m;979	DEFENDANT'S NAME: Mack Devon Knight		
AUSA: Clara Black	DEFENDANT'S ATTY: Joe Austin		
USPO/PTR: Ty Ransom	() Retained () CJA FDP () Waived		
V ARREST DATE 1015 12021			
Initial appearance hearing held.	Defendant informed of rights.		
Interpreter sworn:			
COUNSEL			
ORDER appointing Federal Defender as counsel for defendant.			
ORDER appointing	as counsel for defendant.		
ORDER: defendant to pay attorney's fees as follows:			
IDENTITY / PRELIMINARY HEARING			
Defendant WAIVES identity hearing. WAIVER FILED			
Identity hearing HELD. Def is named def. in indictment/complaint; held for removal to other district.			
Defendant WAIVES preliminary hearing in this d	istrict only. WAIVER FILED		
Preliminary hearing HELD. Probable cause found; def. held to District Court for removal to other district			
Commitment issued. Detention hearing to be held in charging district			
BOND/PRETRIAL DETENTION HEARING			
Due Process Protection Act Warning Given to Government's Counsel. Order on page 2			
Government oral motion for detention filed .	@		
Pretrial hearing set for @	() In charging district.)		
Bond/Pretrial detention hearing HELD	•		
Government motion for detention () GRANTED () DENIED			
Pretrial detention ordered. Written	order to follow.		
BOND set at	ON- SURETY		
\$10,000	JRETY		
	operty corporate surety ONLY		
SPECIAL CONDITIONS:			
Standard conditions			
Defendant released.			

Case 1:21-mj-00979-RGV Document 6 Filed 10/15/21 Page 1 of 2 MAGISTRATE'S CRIMINAL MINUTES - REMOVALS (Rule 5 & 5.1) FILED IN OPEN COURT

•	Case 1:21-mj-00979-RGV Document 6 Bond not executed. Defendant to remain in Marshal's	6 Filed 10/15/21 Page 2 of 2
	custody.	
	Motion (verbal) to reduce/revoke bond filed.	
	Motion to reduce/revoke bond GRANTED	DENIED
ORDE	DER:	
adher to pro its obl mater suffic	suant to the Due Process Protections Act, see Fed. ere to the disclosure obligations set forth in Brady v. Marovide all materials and information that are arguably bligations under Brady; Giglio v. United States, 405 Lerial as defined in Brady and Kyles v. Whitley, 5 iciently in advance of trial to allow a defendant to us limited to information that would constitute admissil	aryland, 373 U.S. 83 (1963), and its progeny, and favorable to the defendant in compliance with U.S. 150 (1972); and their progeny. Exculpatory 14 U.S. 419, 434 (1995), shall be provided be it effectively, and exculpatory information is
seriot dismi	e failure of the government to comply with its <i>Brady</i> ous consequences, including, but not limited to, the nissal of some or all counts, adverse jury instructions just under the circumstances.	ne suppression or exclusion of evidence, the
WITNE	NESSES:	
EXHIE	IIBITS:	

____ RETAINED by the Court ____ RETURNED to counsel

Original Exhibits